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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/634,529	08/05/2003	Joseph A. Starr	1-21434	6057	
4859	7590 01/14/2005		EXAMINER		
	LAN SOBANSKI & TO ITIME PLAZA FOURTH	KING, BR.	KING, BRADLEY T		
720 WATE		ART UNIT	PAPER NUMBER		
TOLEDO,	OH 43604-1619	3683			
			DATE MAILED: 01/14/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Арр	lication No.	Applicant(s)			
Office Action Summary		10/6	634,529	STARR ET AL.			
		Exa	miner	Art Unit			
		Brad	lley T King	3683			
Period fo	The MAILING DATE of this commun or Reply	ication appears	on the cover sheet with the c	correspondence ac	Idress		
A SH THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUNI Insions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm is period for reply specified above is less than thirty (3) Diperiod for reply is specified above, the maximum state tre to reply within the set or extended period for reply reply received by the Office later than three months a ed patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In unication. D) days, a reply within a tutory period will apply will, by statute, cause	n no event, however, may a reply be tin the statutory minimum of thirty (30) day y and will expire SIX (6) MONTHS from the application to become ABANDONE	nely filed rs will be considered timel the mailing date of this c	ty. ommunication.		
Status							
1)⊠	Responsive to communication(s) file	d on 01 Novem	ber 2004.				
2a) <u></u>							
3)	7_						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)⊠	Claim(s) <u>1-30</u> is/are pending in the application. 4a) Of the above claim(s) <u>6,16 and 26</u> is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) <u>1-5,7-14,19-24,29 and 30</u> is/are rejected.						
Applicati	ion Papers						
10)⊠	The specification is objected to by the The drawing(s) filed on <u>05 August 20</u> Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to	03 is/are: a)⊠ ction to the drawir the correction is	ng(s) be held in abeyance. See required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 Cl	FR 1.121(d).		
Priority ι	ınder 35 U.S.C. § 119						
a)	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internationsee the attached detailed Office actions.	documents have documents have of the priority do nal Bureau (PC	e been received. e been received in Applicati cuments have been receive T Rule 17.2(a)).	on No ed in this National	Stage		
Attachmen	• •		_				
	e of References Cited (PTO-892) to of Draftsperson's Patent Drawing Review (P	TO-048\	4) Interview Summary Paper No(s)/Mail Da				
3) 🔲 Infor	mation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date		5) Notice of Informal P		O-152)		

DETAILED ACTION

Election/Restrictions

Applicant's election with traverse of Species I in the reply filed on 11/01/2004 is acknowledged. The traversal is on the ground(s) that the species are sufficiently related that a thorough search of one species would encompass the others. This is not found persuasive because the distinct details differentiating the different embodiments require a burdensome search.

The requirement is still deemed proper and is therefore made FINAL.

Claims 6, 16 and 26 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected embodiment, there being no allowable generic or linking claim. Applicant timely traversed the restriction (election) requirement in the reply filed on 11/01/2004.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-5, 7-8, and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by DE 198 29 124.

DE 198 29 124 discloses all the limitations of the instant claims including; a valve seat body 4, said valve seat body having a valve passageway extending through a

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portion of said valve seat body, a groove 2 formed circumferentially in an outer surface of said valve seat body, said groove defining a groove surface substantially parallel to an axis of said valve body, a bore 7 extending between said groove surface and said valve passageway to provide fluid communication between said groove surface and said valve passageway; and a substantially resilient seal 3 disposed in said groove of said valve seat body.

Regarding claim 2, note the valley of the groove surface is substantially cylindrical.

Regarding claim 4, the axial length of the groove at the outer periphery is greater than an axial length of said seal.

Regarding claim 5, said groove surface defines a first groove surface (the valley or one side wall), said groove further including a second groove surface (one of the side walls) adjacent said first groove surface, said second groove surface being disposed at an acute angle relative to said first groove surface.

Regarding claim 7, the angle is nearly 45 degrees.

Regarding claim 10, see figure 2.

Claims 1-5, and 7-8 are rejected under 35 U.S.C. 102(b) as being anticipated by US 5762103.

US 5762103 discloses all the limitations of the instant claims including; a valve seat body 10, said valve seat body having a valve passageway 16 extending through a portion of said valve seat body, a groove 30 formed circumferentially in an outer surface

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of said valve seat body, said groove defining a groove surface substantially parallel to an axis of said valve body, a bore 28 extending between said groove surface and said valve passageway to provide fluid communication between said groove surface and said valve passageway; and a substantially resilient seal 14 disposed in said groove of said valve seat body.

Regarding claim 4, the axial length of the groove at the outer periphery is greater than an axial length of said seal.

Regarding claim 5, said groove surface defines a first groove surface (the valley or one side wall), said groove further including a second groove surface 40 adjacent said first groove surface, said second groove surface being disposed at an acute angle relative to said first groove surface.

Regarding claim 7, the angle is nearly 45 degrees.

Claims 1-4, 9-14, 19-24, 29 and 30 are rejected under 35 U.S.C. 102(b) as being anticipated by US 6019441.

US 6019441 discloses all the limitations of the instant claims including; a valve seat body 62, said valve seat body having a valve passageway 86 extending through a portion of said valve seat body, a groove (near 102) formed circumferentially in an outer surface of said valve seat body, said groove defining a groove surface substantially parallel to an axis of said valve body, a bore (not labeled) extending between said groove surface and said valve passageway to provide fluid communication between

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said groove surface and said valve passageway; and a substantially resilient seal 102 disposed in said groove of said valve seat body.

Regarding claim 10, see figure 1.

Regarding claims 11-14 and 19-20, US 6019441 discloses an armature 74 and a coil 64.

Regarding claims 24 and 29-30, US 6019441 discloses a HCU having a housing and a bore. See figure 1.

Allowable Subject Matter

Claims 15, 17-18, 25 and 27-28 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US # 5971501, 5803556 and 5590936. All show valve devices.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bradley T King whose telephone number is (703) 308-8346. The examiner can normally be reached on 11:00-7:30 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Marmor can be reached on (703) 308-0830. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

BTK

ROBERT A SICONOLFI

FORTENT EXAMINER